UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

United States of America,

Case No. 13-cr-130 (ADM/JJG)

Plaintiff,

v.

ORDER

Buford Braden Rogers,

Defendant.

JEANNE J. GRAHAM, United States Magistrate Judge

This case came before the undersigned United States Magistrate Judge on July 23, 2013,

for a pretrial motion hearing. The Government introduced four exhibits during the hearing:

Government Exhibit 1 – a search warrant executed on May 3, 2013, and related paperwork;

Government Exhibit 2 – a videotaped interview of Defendant; Government Exhibit 3 – a

transcript of the interview; and Government Exhibit 4 – an Advice of Rights form. There is

presently a dispute over which exhibits or portions of exhibits should be sealed or redacted.

However, Government Exhibit 1 is both a pretrial hearing exhibit and a sealed court document

filed in Case No. 13-mj-307. A search warrant application is a document typically filed with the

Court, that may also become a pretrial hearing exhibit, depending on the case. Here, the Court

has reviewed the document filed in Case No. 13-mj-307 and finds that it should no longer be

sealed, for the same reasons underlying the Court's denial of Defendant's oral request to seal the

pretrial motion hearing.

Therefore, IT IS HEREBY ORDERED that the Clerk of Court shall unseal ECF No. 3

in Case No. 13-mj-307.

Dated: July 23, 2013

s/ Jeanne J. Graham

JEANNE J. GRAHAM

United States Magistrate Judge